In the Office Action, the Examiner identified two distinct inventions, Group I defined by claims 1-18 drawn to a lawn edging and Group II defined by claims 19-20 drawn to a method of co-extruding. Pursuant to 35 U.S.C. § 121, the Examiner has required Applicant to restrict the examination to a single invention for prosecution on the merits. In response to the Examiner's requirement, Applicant has selected the invention identified with Group I (claims 1-18) for prosecution on the merits, without traverse to said selection.

Consideration of the application in light of Applicant's restriction is requested.

Allowance of Claims 1-18 is respectfully solicited.

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Respectfully Submitted,

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